Introduction

MEMORANDUM

November 28, 2012

TO:

County Council

FROM:

Amanda Mihill, Legislative Attorney Mihill

Michael Faden, Senior Legislative Attorney

SUBJECT:

Introduction: Bill 39-12, Technical Corrections

Bill 39-12, Technical Corrections, sponsored by the County Council, is scheduled to be introduced on December 4, 2012. A public hearing is tentatively scheduled for January 22 at 1:30 p.m.

Bill 39-12 corrects technical, typographical, grammatical, and codification errors in, and makes stylistic, clarifying, and conforming amendments to, several provisions in County law. This bill represents an accumulation of technical and stylistic errors that individually were not significant enough to warrant separate corrective legislation, but which now cumulatively justify a technical corrections bill. This legislation is largely a result of the continuous vigilance and technical skills of Sharon Gemperle of the County Attorney's Office, who is responsible for editing the County Code.

Bill 39-12 also makes a conforming change to requirements for financial disclosure statements for non-merit positions in the Executive Branch and replaces the title "Council Staff Director" with "Council Administrator".

This packet contains:	<u>Circle #</u>
Bill 39-12	1
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Bill No.	39-1	12	
Concerning: _	<u> rechnical C</u>	Corrections	
Revised: 11.	/29/2012	Draft No.	4
Introduced: _	Decembe	er 4, 2012	
Enacted:	June 4, 2	014	
Executive:			
Effective:			
Sunset Date:	None		
Ch la	ws of Mont	Co	

COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

By: County	Council		

AN ACT to correct technical, typographical, grammatical, reference, and codification errors in, and make stylistic, clarifying, and conforming amendments to, various provisions of County law.

By amending

Montgomery County Code Chapter 1, General Provisions Sections 1-18 and 1-203

Chapter 1A, Structure of County Government Sections 1A-101, 1A-102, 1A-105, 1A-108, 1A-109, 1A-204

Chapter 2, Administration Sections 2-42A, 2-76, 2-128, and 2-140

Chapter 19, Erosion, Sediment Control and Storm Water Management Sections 19-21 and 19-22

Chapter 19A, Ethics Sections 19A-17 and 19A-32

Chapter 20, Finance Section 20-32

Chapter 22, Fire Safety Code Sections 22-3 and 22-37

Chapter 22A, Forest Conservation – Trees Section 22A-3

Chapter 24A, Historic Resources Preservation Section 24A-9

Chapter 29, Landlord-Tenant Relations Section 29-47

Chapter 33, Personnel and Human Resources Sections 33-37, 33-42, 33-42A, 33-59, 33-120, and 33-128

Chapter 42, Revenue Authority Section 42-28

Chapter 44, Schools and Camps Section 44-3

Chapter 49, Streets and Roads Section 49-33

Chapter 51, Swimming Pools Sections 51-1 and 51-16A.

Chapter 52, Taxation Section 52-11A, 52-18Q, 52-21, and 52-53

1992 Laws of Montgomery County, Chapter 4 Section 3

2011 Laws of Montgomery County, Chapter 1 Section 2

Boldface Heading or defined term.
Underlining Added to existing law by original bill.

[Single boldface brackets]

Deleted from existing law by original bill.

Double underlining Added by amendment.

[[Double boldface brackets]] Deleted from existing law or the bill by amendment.

Existing law unaffected by bill.

The County Council for Montgomery County, Maryland approves the following Act:

1	Sec. 1. Sections 1-18, 1-203, 1A-101, 1A-102, 1A-105, 1A-108, 1A-109,
2	1A-204, 2-42A, 2-76, 2-128, 2-140, 19-21, 19-22, 19A-17, 19A-32, 20-32, 22-3,
3	22-37, 22A-3, 24A-9, 29-47, 33-37, 33-42, 33-42A, 33-59, 33-120, 33-128, 42-28,
4	44-3, 49-33, 51-1, 51-16A, 52-11A, 52-18Q, 52-21, and 52-53 are amended as
5	follows:
6	1-18. Enforcement procedures.
7	(a) Definitions. In Sections 1-18, 1-19 and 1-20:
8	* * *
9	(2) County law means any provision of:
10	* * *
11	(C)]an] <u>a</u> <u>law</u> , ordinance, or subdivision [regulation]
12	amendment enacted under [the Regional District Act]
13	Division II of the Land Use Article of the Maryland
14	Code;
15	* * *
16	1-203. Applicability of County legislation [within municipal corporations] in
17	municipalities.
18	* * *
19	(e) Categories of County legislation applicable [within municipal
20	corporations] in municipalities.
21	* * *
22	(2) Notwithstanding subsections (c)(2) and (c)(3) [of this section],
23	the following categories of County legislation, if otherwise
24	within the scope of legislative powers granted to the County by
25	the General Assembly, shall nevertheless apply [within the
26	boundaries of] in all [municipal corporations] municipalities in
27	the County:

28		* * *
29		(B) County revenue or tax legislation, subject to [the
30		provisions of] the Tax-Property Article [or Article 81,
31		Annotated Code of Maryland 1957, as amended] of the
32		Maryland Code.
33	1A-101. Se	cope of article.
34		* * *
35	(c)	List of appointed officials.
36		* * *
37		(4) [Staff Director of the County Council] Council administrator
38		(optional).
39		* * *
40	1A-102. Pi	rocess for appointing and confirming officials.
41		* * *
42	(d)	[Staff Director of the] Council <u>Administrator</u> .
43		(1) There is a position of [Staff Director] <u>Council Administrator</u> .
44		The Council may appoint someone to fill this position.
45		(2) The [Staff Director] Council Administrator must be a
46		professionally qualified administrator.
47		(3) The [Staff Director] Council Administrator is not a merit
48		system employee.
49		(4) An appointment must be by a majority vote of Councilmembers
50		in office.
51	1A-105. A	cting officials.
52	(a)	Scope. This Section applies to acting:
53	()	* * *
54		(5) [Staff directors of the council] Council Administrators.
55		* * *

56	(f)	[Actir	ng Staff Director of the] Council <u>Administrator</u> .
57		(1)	If the position of [Staff Director] Council Administrator is
58			vacant, the Council may appoint an acting [Staff Director]
59			Council Administrator.
60		(2)	[a.] (A) If the [Staff Director] Council Administrator becomes
61			temporarily absent or disabled, the Council may appoint
62			an acting [Staff Director] Council Administrator.
63			(b.) (B) If the Council does not appoint an acting [Staff Director]
64			Council Administrator under this paragraph, the [Staff
65			Director] Council Administrator may appoint an acting
66			[Staff Director] Council Administrator.
67		(3)	An acting [Staff Director] Council Administrator, who is not a
68			merit system employee, must be a professionally qualified
69			administrator.
70			* * *
71	(h)	Remo	val.
72			* * *
73		(2)	The [council] Council may remove an acting [staff director]
74			Council Administrator at any time.
75	1A-108. Sa	laries o	of Planning Board members.
76	The	annual	salary of each member of the Planning Board, other than the
77	member de	signate	d as the full-time member under <u>Division</u> <u>II</u> <u>of the Land Use</u>
78	Article of	the Ma	ryland Code [Art. 28,] Section [2-104] <u>15-107</u> , is \$24,400, in
79	addition to	any sa	alary the member receives under Section [2-104] 15-108 as a
80	member of	the Ma	ryland-National Capital Park and Planning Commission.
81	1A-109. De	elegatio	n of Authority; Sub-delegation.
82			* * *

83	(j)	Section 1A-105 exclusively governs the appointment of an acting:		
84		* * *		
85		(5) Council [Staff Director] <u>Administrator</u> .		
86	1A-204. St	pervision of offices and appointment of heads.		
87		* * *		
88	(b)	Legislative Branch.		
89		(1) Office of the County Council.		
90		[a.] (A) The Council appoints the [Staff Director] Council		
91		Administrator as provided for in Section 1A- 102(d), and		
92	·	may give direction to members of the Council's staff. In		
93		the absence of direction from the Council, officers of the		
94		Council may give directions to the Council's staff.		
95		[b.] (B) Except for the Clerk of the Council, the [Staff Director		
96		of the County] Council Administrator or another person		
97		designated by the Council appoints and supervises all		
98		merit system employees of the Office.		
99	[c.] (C) Under the merit system laws, the County Council			
100		appoints and removes the Clerk of the Council by a		
101		resolution approved by a majority of all councilmembers		
102		in office. The [Staff Director] Council Administrator		
103		supervises the Clerk on all matters.		
104		(2) Office of Legislative Oversight.		
105		[a.] (A) * * *		
106		[b.] <u>(B)</u> * * *		
107		[c.] <u>(C)</u> * * *		
108		[d.] <u>(D)</u> * * *		
109		[e.] <u>(E)</u> * * *		

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110	(4) Office of Zoning and Administrative Hearings.		
111	[A.] (A) The County Council, by a majority vote of		
112	Councilmembers in office, may appoint one or more		
113	hearing examiners of the Office of Zoning and		
114	Administrative Hearings, and designate a hearing		
115	examiner or the Council [Staff Director] Administrator as		
116	Director of the Office.		
117	[B.] <u>(B)</u> * * *		
118	[C.] <u>(C)</u> * * *		
119	[D.] <u>(D)</u> * * *		
120	2-42A. Functions, powers, and duties.		
121	* * *		
122	(d) Duties of the Department.		
123	* * *		
124	(3) The Department provides staff support to:		
125	* * *		
126	(C) the Community Action [Committee] <u>Board</u> ;		
127	* * *		
128	2-76. Exercise of zoning, planning and subdivision powers.		
129	The procedures for the Council to exercise its powers of zoning, planning or		
130	subdividing shall be as prescribed by [the Regional District Act, article 28 of the		
131	Annotated Code of Maryland] Division II of the Land Use Article of the Maryland		
132	Code; by other applicable law enacted by the General Assembly of Maryland; by		
133	the zoning or subdivision [ordinances] laws; or otherwise as prescribed by the		
134	Council by law.		
135	2-128. Appointment of County Attorney as Assistant State's Attorney; powers,		
136	duties.		

137	* * *
138	(b) Assistant State's Attorneys so appointed have the same powers as an
139	Assistant State's Attorney appointed under other applicable law and
140	must assist the State's Attorney in prosecuting violations of:
141	(10) any other[,] law, rule, regulation, or ordinance adopted by the
142	Council.
143	* * *
144	2-140. Powers, duties and functions.
145	* * *
146	(b) The Office may act as an administrative office or agency designated
147	by the District Council, as prescribed in [the Regional District Act
148	(Article 28 of the Maryland Code)] Division II of the Land Use
149	Article of the Maryland Code.
150	* * *
151	19-21. Definitions.
152	In this Article, the following words and phrases have the following
153	meanings unless the context indicates otherwise:
154	* * *
155	Administrative waiver: A decision by the Department to allow the
156	construction of a development to be governed by the County stormwater
157	management law in effect as of May 4, 2009. An administrative waiver is
158	distinct from a waiver granted under Section [19-25] 19-24.
159	* * *
160	19-22. Watershed management plans.
161	* * *
162	(b) The Board should prepare functional master plans under [Article 28]
163	Division II of the Land Use Article of the Maryland Code to preserve,
164	conserve, and manage natural resources in each of the County's

165		watersheds for the County Council's review and approval. Each
166		functional master plan should address land use, impervious impact on
167		streams and waterways, stream buffers, wildlife and stream habitat,
168		forest preservation, and other issues related to the permitting of
169		stormwater management facilities and the development of watershed
170		management plans
171	19A-17. W	ho must file a financial disclosure statement.
172	(a)	The following persons must file a public financial disclosure
173		statement under oath:
174		* * *
175		(2) the following public employees:
176		(A) Chief Administrative Officer and any Deputy Chief
177		Administrative Officer;
178		(B) special assistants to the County Executive;
179		(C) director and deputy director of each department, principal
180		office, and office in the County government;
181		(D) any employee in a non-merit position;
182		[(D)] (E) members of the County Board of Appeals;
183		[(E)] (F) members of the Commission; and
184		[(F)] (G) members of the Merit System Protection Board;
185		* * *
186	19A-32. Re	emoval for failure to file financial disclosure statement.
187	(a)	If a public employee does not file a complete financial disclosure
188		statement when required to under Section 19A-18, the Chief
189		Administrative Officer (for employees in the Executive [branch]
190		Branch) or the [County] Council [staff director] Administrator (for

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employees in the [legislative branch] Legislative Branch) may remove

the employee from employment with a County agency or from membership on a board, commission or similar body, paid or unpaid. Before an employee is removed for failing to file a financial disclosure statement, the County Attorney must give the employee 30 days notice of the proposed removal. The Chief Administrative Officer and the Council [staff director] Administrator must not remove an employee if the employee files the required financial disclosure statement within the time specified in the notice. Section does not apply to an elected public employee.

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20-32. Legislative purpose.

Under the authority of Article 44A of the Maryland Code, (a) Montgomery County, may, at any time and from time to time, guarantee, upon its full faith and credit, revenue bonds of the Housing Opportunities Commission in a total amount not exceeding \$50,000,000 to finance the acquisition, provision, development, or rehabilitation of housing at rental rates and prices not being offered in adequate quantity by the private sector, or to finance in whole or in part mortgage loans secured by such housing, and to fund related reserves and costs approved under Title 16 of the Housing and Community Development Article [44A] of the Maryland Code and this Chapter.

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22-3. Construction and scope of chapter.

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(e) This Chapter does not render any other applicable law or regulation invalid. If a conflict arises between this Chapter and another law or

regulation, the fire marshal and the head of the agency responsible for enforcing the conflicting law or regulation must agree which applies. If they cannot agree, any remaining conflict must be referred to the Fire Chief. The decision of the Fire Chief in any matter relating to fire safety is final. [However, any person aggrieved by the decision may appeal to the County Board of Appeals under Chapter 2.] Within 30 days after any remaining conflict has been resolved, the Fire Chief and the head of the agency responsible for enforcing the conflicting law or regulation must forward to the County Executive a joint proposal to amend a law or regulation to eliminate the conflict.

22-37. Regulating fire extinguisher service.

The Fire Chief must:

* * *

[(4)] (d) [To] issue certificates of registration for those firms that qualify under these regulations to engage in the business of servicing portable fire extinguishers, and issue licenses, apprentice permits, and authority to perform hydrostatic testing to the qualified persons.

22A-3. Definitions.

In this Chapter, the following terms have the meanings indicated:

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District Council means the County Council in its capacity, under [Article 28] the Land Use Article of the Maryland Code, to act on planning [the] and zoning [matters] for the Maryland-Washington Regional District.

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Mandatory referral means the required review by the Planning Board of projects or activities to be undertaken by [governmental] government agencies and private and public utilities under Section [7-112 of Article 28] 20-301 of the Land

246	Use Article	e of the Maryland Code.
247		* * *
248	24A-9. De	molition by neglect.
249	In [t	he event of] a case of demolition by neglect of an historic resource or
250	public or p	rivate property, the following provisions shall apply:
251		* * *
252	(b)	If the historic resource is listed in the "Locational Atlas and Index or
253		Historic Sites in Montgomery County, Maryland," or the microfilmed
254		addenda to [such] that atlas, published by the Maryland-Nationa
255		Capital Park and Planning Commission, the Director shall advise the
256		Planning Board which, after receiving the recommendation of the
257		Commission, shall conduct a public hearing to determine whether the
258		historic resource will be designated as an historic site or historic
259		district in the master plan for historic preservation.
260		* * *
261		(2) Where the Planning Board determines that the historic resource
262		in all likelihood will be included in the master plan for historic
263		preservation, the Planning Board shall initiate an amendment to
264		the master plan for historic preservation [pursuant to the
265		provisions of article 28] under Division II of the Land Use
266		Article of the [Annotated Code of] Maryland Code.
267		* * *
268	29-47. Con	nmission action when violation found.
269		* * *
270	(b)	If the Commission or panel finds that a landlord has caused a
271		defective tenancy, it may award each party to the complaint one or
272		more of the following remedies:

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(3) An award under Section [29-10(c)] 29-10(b) of up to three times the amount of any security deposit that the landlord has wrongfully withheld. When making this award, the Commission must consider the egregiousness of the landlord's conduct in wrongfully withholding all or part of the deposit, whether the landlord acted in good faith, and any prior history by the landlord of wrongful withholding of security deposits;

33-37. Membership requirements and membership groups.

(f) Membership groups and eligibility. Any full-time or part-time employee is eligible for membership in the appropriate membership group if the employee meets all of the requirements for the group:

(4) Group E: The Chief Administrative Officer, the Council [Staff Director] Administrator, the hearing examiners, the County Attorney and each head of a principal department or office of the County government, if appointed to that position before July 30, 1978, or a member having held that position on or before October 1, 1972. Any sworn deputy sheriff and any County correctional staff or officer as designated by the chief administrative officer. Any group E member who has reached elective early retirement date may retain membership in group E if the member transfers from the position which qualified the member for group E. Any group E member who is temporarily transferred from the position which qualified the member for

group E may retain membership in group E as long as the temporary transfer from the group E position does not exceed 3 years. Notwithstanding the foregoing provisions in group E, any employee who is eligible for membership in group E must participate in the guaranteed retirement income plan or the retirement savings plan under Article VIII if the employee:

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- (k) Election to join the guaranteed retirement income plan.
- [(5)] (6) An individual who is an elected official after December 6, 2010 who participates in the elected officials' plan may make a one-time irrevocable decision to terminate participation in the elected officials' plan and participate in the guaranteed retirement income plan. An elected official must make this decision during the first 150 days after becoming an elected official. If an eligible elected official decides to participate, participation must begin on the first pay period after the elected official has been in office for 180 days. An elected official who decides to participate must have his or her elected officials' plan account balance transferred to the guaranteed retirement The amount transferred into the guaranteed income plan. retirement income plan must become the participant's initial guaranteed retirement income plan account balance. An elected official who does not participate in the guaranteed retirement income plan must continue to participate in the elected officials' plan.

33-42. Amount of pension at normal retirement date or early retirement date.

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(i)	Retirement	incentive	Program
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Approval. The Chief Administrative Officer must approve a 329 (5) 330 request to participate in the program from a member employed in the Executive Branch. 331 The Council [Staff Director] 332 Administrator must approve a request to participate in the 333 program from a member employed in the Legislative Branch. 334 If more than 20% of members eligible to participate in the Executive Branch, either Countywide or by department, apply 335 336 to participate in the program, the Chief Administrative Officer 337 may limit the number of participants, either on a Countywide or department basis. If more than 20% of members eligible to 338 339 participate in the Legislative Branch apply to participate in the 340 program, the Council [Staff Director] Administrator may limit 341 the number of participants. The Chief Administrative Officer and the Council [Staff Director] Administrator must base any 342 limits on the number of participants on years of service with the 343 344 County. Years of service with the County must not include service with a participating agency, purchased service, or sick 345 346 leave.

33-42A. 2010 Retirement Incentive Program.

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(g) Approval. The Chief Administrative Officer must approve a request to participate in the program from a member employed in the Executive Branch. The Council [Staff Director] Administrator must approve a request to participate from a member employed in the Legislative Branch. The Chief Administrative Officer and the

354	7	Council [Staff Director] Administrator must not approve more
355		applications from an affected class than the number of positions that
356		are abolished in the affected class. The Chief Administrative Officer
357		and the Council [Staff Director] Administrator may disapprove an
358		application if a vacancy created by a member participating in the
359		program cannot be filled by a member of an affected class. If more
360		members apply to participate in the program than the number of
361		positions abolished, the participants must be approved in order of
362		County seniority calculated under the RIF personnel regulation in the
363		following order:
364		* * *
365	33-59. Boa	rd of investment trustees.
366		* * *
367	(b)	Membership.
368		* * *
369		(2) The County Executive must appoint 4 voting, ex officio
370		members of the Board, subject to County Council confirmation
371		as members, who serve indefinitely while each holds the
372		respective office. These ex officio trustees should be:
373		* * *
374		(D) the [Staff Director of the County] Council <u>Administrator</u> .
375	33-120. Dis	tribution of Benefit.
376		* * *
377	(g)	Direct rollover distributions. Notwithstanding any provision of this
378		Division that would otherwise limit a participant's election under this
379		Section, a participant or beneficiary may elect in any manner
380		prescribed by the Chief Administrative Officer at any time to have

381	any portion of an eligible rollover distribution paid directly to an
382	eligible retirement plan specified by the participant in a direct
383	rollover. As used in this subsection:
384	(1) [a] direct rollover means a payment from the retirement savings
385	plan to the eligible retirement plan specified by the participant.
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33-128. Definitions.

Residual functional capacity means what the individual can still do, despite the individual's impairment. The County must give the term residual functional capacity the same meaning as the term is given by the Social Security Administration.

Substantial gainful activity means a level of productive work that requires significant physical or mental duties, or a combination of both, performed for pay or profit on a full- time or part-time basis. An individual is able to perform a substantial level of work if the individual is able to earn more than the Social Security Administration's current monthly earnings limit for a disabled person. The County must give the term substantial gainful activity the same meaning as the term is given by the Social Security Administration.

42-28. Projects subject to planning, subdivision, and zoning laws.

Construction of any project by the Authority is subject to County planning, subdivision, and zoning laws and regulations and those of any planning commission with jurisdiction over the facility or project to the same extent as those laws and regulations apply to a project owned and built by a government agency. The Authority must refer each project that it intends to build to the County Planning Board for its review and comment, as required by Section [7-112] 20-

408	301, et. seq., of [Article 28] the Land	<u>Use</u>	<u>Articl</u>	<u>e</u> of the	Maryla	ind Code, b	before the
409	Authority includes the project in its ca	apital	budg	et unde	r Sectio	n 42-13.	
410	44-3. Interagency Coordinating Boa	rd.					
411	1	*	*	*			
412	(b) <i>Membership</i> . The Board	con	sists o	of votin	g meml	pers and n	onvoting,
413	ex officio members.						
414	(1) The voting member	rs ar	e:				
415	5	*	*	*			
416	(E) a Counciln	nemb	oer c	or the	[staff	director]	Council
417	Administrate	or or	r a se	nior sta	aff men	nber of the	e County
418	Council, wh	o rep	resen	ts the C	ouncil;		
419		*	*	*			
420	49-33. Road construction requireme	ents.					
421		*	*	*			
422	(k) Ground cover.						
423	(1) A property owner	may	plan	t and n	naintain	ground co	over in a
424	public right-of-wa	y ac	ljacen	t to th	e owne	r's proper	ty if the
425	owner:						
426	(A) complies w	ith	[regu	lations]	guidel	<u>ines</u> issue	ed under
427	paragraph (3	;);					,
428	3	*	*	*			
429	51-1. Definitions.						
430		*	*	*			
431	Lifeguard means a person who:						
432	[(1)] $\underline{(a)}$ is at least 15 years old;	and					
433	[(2)] (b) has a valid lifeguard of	ertif	icate	from th	e Ameri	ican Red C	Cross, the
434	Young Men's Christian	ı As	socia	tion, o	r a co	mparable	program

426 Camaiaaa	and Human
Services.	
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Pool management company means any person, cooperative, a	association,
partnership, firm, or corporation, excluding a pool operate	or, who is
responsible by contract or other agreement with the owner of	of a public
swimming pool for the operation of the public swimming pool, in	cluding:
[(1)] (a) assuring compliance with all operating standards [set for	orth] in this
Chapter and all [rules and] applicable regulations [p	romulgated
hereunder];	
[(2)] (b) providing for the physical maintenance, supplies, and p	ersonnel as
required by this Chapter and all [rules and] applicable	regulations
[promulgated hereunder]; and	
[(3)] (c) obtaining all necessary permits and licenses.	
* * *	
<i>Private spa</i> means any outdoor bathing structure that is:	
[(1)] (a) a self-contained unit in which all control, water heating	g, and water
circulating equipment is an integral part of the unit;	
[(2)] (b) built on the grounds of a single-family private residence;	
[(3)] (c) used solely by the owner, immediate family, tenants,	and guests;
and	
[(4)] (d) not used for swimming, diving, or wading.	
<i>Private swimming pool</i> means any swimming pool that is:	
	and
[(1)] (a) built on the grounds of a single-family private residence;	
[(1)] (a) built on the grounds of a single-family private residence; [(2)] (b) used solely by the owner, immediate family, tenants, and	guests.

461	[(1)] (a) intended for public recreational and therapeutic uses other than
462	swimming, diving, or wading; and
463	[(2)] (b) is not drained, cleaned, or refilled for each user.
464	* * *
465	51-16A. Defibrillators
466	[(d)] <u>(c)</u> * * *
467	[(e)] <u>(d)</u> * * *
168	52-11A. Homeowners property tax credit.
169	(a) Definitions. In this section, the following words have the meanings
470	indicated.
471	(1) The following words have the meanings defined in Section
172	9-104 of the Tax-Property Article of the Maryland Code:
173	* * *
174	52-18Q. Property tax credit -energy and environmental design.
175	* * *
176	(d) Amount of credit
177	(1) For a covered building, the amount of the credit is:
178	* * *
179	(C) 10% of the property tax owed on the building for 3 years,
180	if the building achieves a gold rating for LEED-EB or an
181	equivalent standard; [and] or
182	* * *
183	52-21. Levied; amount.
184	There is hereby levied a tax on (1) all transfers in the county of a fee simple
185	interest in real property, except by way of mortgage, deed of trust or deed of trust
186	for the benefit of creditors, (2) the initial transfer of stock or other evidence of
187	ownership in a cooperative housing corporation or similar entity, and (3) all

transfers of a leasehold interest in real property where the lease or instrument by which a leasehold interest is demised contains a covenant for perpetual renewal, known as ground rent. The tax shall be computed on the value of the full consideration for such transfer at the following rates:

(f) On condominium property, four (4) percent of the value of the consideration for the initial transfer of a residential unit subject to a condominium regime, which unit was offered for rent for residential purposes prior to the establishment of the condominium regime.

(2) No transfer of any interest in real property shall be taxed under this subsection where:

[a.] (A) * *

[b.] (B) The transfer is of a unit in a condominium regime established by recording a declaration, bylaws and condominium plat, [prior to] before July 28, 1980, [pursuant to the provisions and requirements of the Horizontal Property] under the Maryland Condominium Act, [title] Title 11[,] of the Real Property Article[,] of the Maryland Code [Annotated]. For purposes of this subsection, residential units contained in an expanding condominium regime established by recording a declaration, bylaws and condominium plat [prior to] before July 28, 1980, but not added to the established condominium regime by [said] that date, shall continue to be exempt from taxation under this subsection [provided] if the unit becomes a condominium unit in an established

condominium regime by the last date for establishment of
units in the expanded condominium as contained in the
declaration filed [prior to] before July 28, 1980, either as
a part of the original expanding condominium or as a part
of a separate condominium.

520 (g) * * * * *
521 (2) * * * *
522 [a.] (A) * * *
523 [b.] (B) * * *
524 [c.] (C) * * *

52-53. Restrictions on use and accounting of development impact tax funds.

(a) The funds collected by the development impact tax must be used solely to fund County or municipal transportation improvements of the types listed in Section 52-58 located anywhere in the County, except as provided in subsections (c)[,] and (h)[, and (i)]. In appropriating funds collected by the development impact tax, the Council should, to the extent feasible, designate funds to be used for transportation improvements in the policy area from which the funds were collected or an adjacent policy area.

* * *

Sec. 2. Section 3 of Chapter 4 of the 1992 Laws of Montgomery County is amended as follows:

Sec. 3. Contingency on Commission resolution.

Until express authority for Planning Board administration and enforcement of Article II, as enacted in Section 1 of this Act, is provided under State law, this Act is contingent on and does not become effective until the Maryland-National Capital Park and Planning Commission adopts a resolution under Section [7-111(f)]

of Article 28] 20-207 of the Land Use Article of the Maryland Code allocating the 542 543 functions provided under this Act to the Montgomery County Planning Board. Sec. 3. Section 2 of Chapter 1 of the 2011 Laws of Montgomery County 544 is amended as follows: 545 Sec. 2. The Council declares that this Act is necessary for the immediate 546 protection of the public interest. This Act takes effect on Ithe date when it 547 548 becomes law December 1, 2010, and applies to any development located in the White Flint impact tax district for which a building permit is issued on or after 549 December 1, 2010. If any development impact tax was collected under Article VII 550 551 of County Code Chapter 52 before this Act took effect for any development to 552 which this Act applies, the Director of Finance must promptly refund that tax as if 553 a refund were due and claimed under County Code Section 52-54. 554 Approved: 555 556 557 Roger Berliner, President, County Council Date 558 Approved: 559 560 561 Isiah Leggett, County Executive Date 562 This is a correct copy of Council action. 563 564 Linda M. Lauer, Clerk of the Council 565 Date

LEGISLATIVE REQUEST REPORT

Bill 39-12, Technical Corrections

DESCRIPTION:

Makes technical, typographical, grammatical, and other non-

substantive corrections to County law.

PROBLEM:

Codifying several new laws revealed several technical and other non-

substantive errors that could confuse a person trying to follow or

enforce County law.

GOALS AND OBJECTIVES:

To correct technical and other non-substantive errors in the County

Code.

COORDINATION:

Council legal staff and County Attorney's Office.

FISCAL IMPACT:

To be requested.

ECONOMIC

IMPACT:

To be requested.

EVALUATION:

Not applicable.

EXPERIENCE

ELSEWHERE:

Not applicable.

SOURCE OF

INFORMATION:

Amanda Mihill, Council Staff (240) 777-7815

Sharon Gemperle, Office of the County Attorney (240) 777-6753

APPLICATION

WITHIN

MUNICIPALITIES:

The applicability of other provisions in municipalities follows the applicability of the underlying provision of the County Code.

PENALTIES:

Not applicable.